

1983

## Session Law 83-052

Florida Senate & House of Representatives

Follow this and additional works at: <https://ir.law.fsu.edu/staff-analysis>



Part of the Legislation Commons

---

### Recommended Citation

House of Representatives, Florida Senate &, "Session Law 83-052" (1983). *Staff Analysis*. 433.  
<https://ir.law.fsu.edu/staff-analysis/433>

This Article is brought to you for free and open access by the Florida Legislative Documents at Scholarship Repository. It has been accepted for inclusion in Staff Analysis by an authorized administrator of Scholarship Repository. For more information, please contact [efarrell@law.fsu.edu](mailto:efarrell@law.fsu.edu).

05/26/83 HOUSE IN MESSAGES  
05/30/83 HOUSE RECEIVED, PLACED ON CALENDAR -HJ 00759; SUBSTITUTED FOR C/S HB 366; READ SECOND TIME; AMENDMENTS ADOPTED; READ THIRD TIME; PASSED AS AMENDED; YEAS 111 NAYS 2 -HJ 0079d

05/30/83 SENATE IN MESSAGES  
06/01/83 SENATE CONCURRED; C/S PASSED AS AMENDED; YEAS 27 NAYS 0; ORDERED ENGROSSED, THEN ENROLLED -SJ 00626

06/09/83 SENATE SIGNED BY OFFICERS AND PRESENTED TO GOVERNOR  
06/22/83 APPROVED BY GOVERNOR CHAPTER NO. 83-152

S 0293 GENERAL BILL/CS BY JUDICIARY-CIVIL, HAIR (IDENTICAL CS/H 0208) SHERIFFS; INCREASES SHERIFFS' FEES FOR SERVICE OF WRITS, SUBPOENAS, & EXECUTIONS; PROVIDES THAT CERTAIN DEPENDENCY ORDERS NEED NOT BE SERVED UNDER SPECIFIED CIRCUMSTANCES; CLARIFIES DUTIES OF SHERIFF WITH RESPECT TO WRITS OF ATTACHMENT, ETC. AMENDS CHS. 30, 39, 76, 78, 83, 559. EFFECTIVE DATE: 10/01/83.  
03/03/83 SENATE PREFILED  
03/16/83 SENATE REFERRED TO JUDICIARY-CIVIL, APPROPRIATIONS  
04/05/83 SENATE INTRODUCED, REFERRED TO JUDICIARY-CIVIL, APPROPRIATIONS -SJ 00030  
04/18/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE JUDICIARY-CIVIL  
05/02/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE JUDICIARY-CIVIL  
05/05/83 SENATE ON COMMITTEE AGENDA- JUDICIARY-CIVIL, 05/05/83, 2:00 PM, RM. B; COMM. REPORT: C/S BY JUDICIARY-CIVIL -SJ 00242; C/S READ FIRST TIME 05/10/83 -SJ 00236  
05/09/83 SENATE NOW IN APPROPRIATIONS -SJ 00242  
05/16/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE APPROPRIATIONS  
05/30/83 SENATE WITHDRAWN FROM APPROPRIATIONS -SJ 00480; PLACED ON CALENDAR  
06/02/83 SENATE PLACED ON SPECIAL ORDER CALENDAR; IDEN./SIM. HOUSE BILL SUBSTITUTED; LAID ON TABLE UNDER RULE, IDEN./SIM./COMPARE BILL PASSED, REFER TO C/S SB 208 (CH. 83-255) -SJ 00757

S 0294 GENERAL BILL BY CHILDERS, W. D. (SIMILAR H 0695) DEFERRED COMPENSATION PLAN; PROVIDES FOR CONFIDENTIALITY OF CERTAIN ACCOUNT RECORDS OF PARTICIPATING INDIVIDUALS; AUTHORIZES STATE TREASURER TO ADOPT RULES TO ESTABLISH & ADMINISTER CERTAIN DEFERRED COMPENSATION PLANS. AMENDS 112.215. EFFECTIVE DATE: 10/01/83.  
03/03/83 SENATE PREFILED  
03/18/83 SENATE REFERRED TO COMMERCE, GOVERNMENTAL OPERATIONS  
04/05/83 SENATE INTRODUCED, REFERRED TO COMMERCE, GOVERNMENTAL OPERATIONS -SJ 00030  
04/07/83 SENATE ON COMMITTEE AGENDA- COMMERCE, 04/12/83, 2 PM, RM. A  
04/12/83 SENATE COMM. REPORT: FAVORABLE BY COMMERCE -SJ 00099  
04/13/83 SENATE NOW IN GOVERNMENTAL OPERATIONS -SJ 00099  
04/15/83 SENATE ON COMMITTEE AGENDA- GOVERNMENTAL OPERATIONS, 04/20/83, 9:00 AM, RM. H  
04/20/83 SENATE COMM. REPORT: FAVORABLE WITH AMEND., PLACED ON CALENDAR BY GOVERNMENTAL OPERATIONS -SJ 00143  
04/28/83 SENATE PLACED ON SPECIAL ORDER CALENDAR; PASSED AS AMENDED; YEAS 38 NAYS 0; IMMEDIATELY CERTIFIED -SJ 00186  
04/28/83 HOUSE IN MESSAGES  
05/02/83 HOUSE RECEIVED, PLACED ON CALENDAR -HJ 00288  
05/05/83 HOUSE PLACED ON SPECIAL ORDER CALENDAR  
05/12/83 HOUSE SUBSTITUTED FOR HB 695; READ SECOND TIME -HJ 00380  
05/13/83 HOUSE READ THIRD TIME; PASSED; YEAS 111 NAYS 0 -HJ 00393  
05/16/83 SENATE ORDERED ENROLLED -SJ 00285  
05/18/83 SENATE SIGNED BY OFFICERS AND PRESENTED TO GOVERNOR -SJ 00328  
05/23/83 APPROVED BY GOVERNOR CHAPTER NO. 83-43 -SJ 00337

S 0295 GENERAL BILL BY CHILDERS, W. D. (SIMILAR H 0437) SECURITIES; REQUIRES TREASURER TO REGISTER SECURITIES OF STATE BOARD OF ADMINISTRATION; DELETES REQUIREMENT THAT TREASURER NOT BE HELD LIABLE PERSONALLY FOR LOSSES INCURRED SOLELY FROM SUCH REGISTRATION, ETC. AMENDS 215.50; REPEALS 215.50(4). EFFECTIVE DATE: 07/01/83.  
03/03/83 SENATE PREFILED  
03/18/83 SENATE REFERRED TO COMMERCE, APPROPRIATIONS, FINANCE, TAXATION CONTINUED ON NEXT PAGE

03/18/83 AND CLAIMS  
04/05/83 SENATE INTRODUCED, REFERRED TO COMMERCE, APPROPRIATIONS, FINANCE, TAXATION AND CLAIMS -SJ 00030  
04/14/83 SENATE ON COMMITTEE AGENDA- COMMERCE, 04/19/83, 2:00 PM, RM. A  
04/19/83 SENATE COMM. REPORT: FAVORABLE BY COMMERCE -SJ 00143  
04/20/83 SENATE NOW IN APPROPRIATIONS -SJ 00143  
04/26/83 SENATE WITHDRAWN FROM APPROPRIATIONS -SJ 00169; NOW IN FINANCE, TAXATION AND CLAIMS  
04/28/83 SENATE WITHDRAWN FROM FINANCE, TAXATION AND CLAIMS -SJ 00183; PLACED ON CALENDAR  
05/05/83 SENATE PLACED ON SPECIAL ORDER CALENDAR  
05/11/83 SENATE PLACED ON SPECIAL ORDER CALENDAR  
05/13/83 SENATE PLACED ON SPECIAL ORDER CALENDAR  
05/17/83 SENATE PLACED ON SPECIAL ORDER CALENDAR; IDEN./SIM. HOUSE BILL SUBSTITUTED -SJ 00295; LAID ON TABLE UNDER RULE, IDEN./SIM./COMPARE BILL PASSED, REFER TO HB 437 (CH. 83-60) -SJ 00296

S 0296 GENERAL BILL/CS BY COMMERCE, MYERS (COMPARE CS/S 0562, CS/S 1017) CIVIL ACTIONS; REQUIRES LEAVE OF COURT TO PLEAD PUNITIVE DAMAGES. CREATES 768.047. EFFECTIVE DATE: 07/01/83.  
03/03/83 SENATE PREFILED  
03/18/83 SENATE REFERRED TO COMMERCE, JUDICIARY-CIVIL  
04/05/83 SENATE INTRODUCED, REFERRED TO COMMERCE, JUDICIARY-CIVIL -SJ 00030  
04/20/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE COMMERCE  
05/04/83 SENATE ON COMMITTEE AGENDA- COMMERCE, NO ACTION  
05/05/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE COMMERCE  
05/13/83 SENATE ON COMMITTEE AGENDA- COMMERCE, 05/17/83, DELETED FROM AGENDA -SJ 00258  
05/17/83 SENATE ON COMMITTEE AGENDA- COMMERCE, 05/19/83, 2:00 PM, RM. A  
05/19/83 SENATE COMM. REPORT: C/S BY COMMERCE -SJ 00330; C/S READ FIRST TIME 05/24/83 -SJ 00330  
05/23/83 SENATE NOW IN JUDICIARY-CIVIL -SJ 00330  
05/26/83 SENATE WITHDRAWN FROM JUDICIARY-CIVIL -SJ 00446; PLACED ON CALENDAR  
05/27/83 SENATE PLACED ON SPECIAL ORDER CALENDAR -SJ 00447; AMENDMENT PENDING -SJ 00459; C/S PASSED AS AMENDED; YEAS 24 NAYS 12 -SJ 00461  
05/30/83 HOUSE IN MESSAGES  
05/31/83 HOUSE RECEIVED, REFERRED TO JUDICIARY -HJ 00816  
06/03/83 HOUSE INDEFINITELY POSTPONED & W/D (SCR 1209); WAS IN COMMITTEE ON JUDICIARY

S 0297 GENERAL BILL BY MYERS (COMPARE ENG/H 0195) TRANSPORTATION; PROVIDES FOR ADDITION OF PARTS OF CERTAIN URBAN MINOR ARTERIAL ROUTES TO STATE HIGHWAY SYSTEM; DIRECTS D.O.T. TO ESTABLISH & DISTRIBUTE TO LOCAL JURISDICTIONS CERTAIN QUANTITATIVE PARAMETERS RE ARTERIAL ROADS; PROVIDES FOR REVIEW & REPEAL, ETC. AMENDS 334.03, 335.04, .05, .07, .08. EFFECTIVE DATE: 07/01/83.  
03/03/83 SENATE PREFILED  
03/18/83 SENATE REFERRED TO TRANSPORTATION, APPROPRIATIONS  
04/05/83 SENATE INTRODUCED, REFERRED TO TRANSPORTATION, APPROPRIATIONS -SJ 00030  
04/11/83 SENATE ON COMMITTEE AGENDA- TRANSPORTATION, 04/13/83, 2:00 PM, RM. C  
04/13/83 SENATE COMM. REPORT: FAVORABLE WITH AMEND. BY TRANSPORTATION -SJ 00108  
04/14/83 SENATE NOW IN APPROPRIATIONS -SJ 00108  
04/26/83 SENATE ON COMMITTEE AGENDA- APPROPRIATIONS, 04/28/83, 2:00 PM, RM. A  
04/28/83 SENATE COMM. REPORT: FAVORABLE, PLACED ON CALENDAR BY APPROPRIATIONS -SJ 00200  
05/05/83 SENATE PLACED ON SPECIAL ORDER CALENDAR; PASSED AS AMENDED; YEAS 37 NAYS 0 -SJ 00227  
05/11/83 HOUSE IN MESSAGES  
05/12/83 HOUSE RECEIVED, PLACED ON CALENDAR -HJ 00370; SUBSTITUTED FOR CONTINUED ON NEXT PAGE

07/25/83 13:39

HISTORY OF SENATE BILLS

PAGE 103

07/25/83 13:39

HISTORY OF SENATE BILLS

PAGE 104

- 05/12/83 HB 195; READ SECOND TIME; AMENDMENTS ADOPTED; READ THIRD TIME; PASSED AS AMENDED; YEAS 114 NAYS 0 -HJ 00376
- 05/13/83 HOUSE RECONSIDERED; AMENDMENTS PENDING -HJ 00397
- 05/16/83 HOUSE PENDING AMENDMENTS WITHDRAWN; AMENDMENTS ADOPTED; PASSED AS AMENDED; YEAS 87 NAYS 0 -HJ 00419
- 05/16/83 SENATE IN MESSAGES
- 05/17/83 SENATE CONCURRED; PASSED AS AMENDED; YEAS 37 NAYS 0 -SJ 00284; ORDERED ENGROSSED, THEN ENROLLED -SJ 00285
- 05/23/83 SENATE SIGNED BY OFFICERS AND PRESENTED TO GOVERNOR -SJ 00333
- 05/26/83 APPROVED BY GOVERNOR CHAPTER NO. 83-52 -SJ 00451
- S 0298 GENERAL BILL/CS BY NATURAL RESOURCES AND CONSERVATION, MANN AND OTHERS (SIMILAR CS/H 0234, COMPARE S 0417)  
NATURAL RESOURCES DEPARTMENT; PROHIBITS CONSTRUCTION ON CERTAIN SUBMERGED LANDS OF STRUCTURES TO DRILL FOR, EXPLORE FOR, OR PRODUCE OIL, GAS, OR PETROLEUM PRODUCTS; PROHIBITS SUCH STRUCTURES ON CERTAIN UPLANDS UNDER CERTAIN CIRCUMSTANCES; ESTABLISHES FLA. GEOLOGICAL SURVEY. AMENDS 377.242, .37, .015. EFFECTIVE DATE: UPON BECOMING LAW.
- 03/03/83 SENATE PREFILED
- 03/18/83 SENATE REFERRED TO NATURAL RESOURCES AND CONSERVATION, ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS
- 04/05/83 SENATE INTRODUCED, REFERRED TO NATURAL RESOURCES AND CONSERVATION, ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS -SJ 00031
- 04/18/83 SENATE ON COMMITTEE AGENDA— NATURAL RES. & CONS., 04/20/83, 2:00 PM, RM. H
- 04/20/83 SENATE COMM. REPORT: C/S BY NATURAL RESOURCES AND CONSERVATION -SJ 00169
- 04/25/83 SENATE NOW IN ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS -SJ 00169
- 05/03/83 SENATE WITHDRAWN FROM ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS -SJ 00204; PLACED ON CALENDAR; C/S READ FIRST TIME -SJ 00198
- 06/02/83 SENATE PLACED ON CONSENT CALENDAR; AMENDMENTS ADOPTED -SJ 00732; IDEN./SIM. HOUSE BILL SUBSTITUTED; LAID ON TABLE UNDER RULE, IDEN./SIM./COMPARE BILL PASSED, REFER TO C/S HB 234 (CH. 83-176) -SJ 00733
- S 0299 GENERAL BILL BY MANN (SIMILAR H 1043, COMPARE H 1276, CS/S 1065)  
INSURER INSOLVENCIES; PROVIDES FOR DELINQUENCY PROCEEDINGS NOTICE; PROVIDES GROUNDS & PROCEDURES FOR LIQUIDATION; SPECIFIES POWERS & DUTIES OF INSURANCE DEPT.; PROVIDES CLAIMS PROCEDURES, ETC. AMENDS CHS. 20, 631, 95; REPEALS 631.211, .291, .301, .351. EFFECTIVE DATE: UPON BECOMING LAW.
- 03/03/83 SENATE PREFILED
- 03/18/83 SENATE REFERRED TO COMMERCE, APPROPRIATIONS
- 04/05/83 SENATE INTRODUCED, REFERRED TO COMMERCE, APPROPRIATIONS -SJ 00031
- 04/07/83 SENATE ON COMMITTEE AGENDA— COMMERCE, 04/12/83, 2 PM, RM. A
- 04/12/83 SENATE COMM. REPORT: FAVORABLE WITH AMEND. BY COMMERCE -SJ 00099
- 04/13/83 SENATE NOW IN APPROPRIATIONS -SJ 00099
- 04/21/83 SENATE WITHDRAWN FROM APPROPRIATIONS -SJ 00154; PLACED ON CALENDAR
- 05/03/83 SENATE PLACED ON SPECIAL ORDER CALENDAR; AMENDMENTS ADOPTED -SJ 00209; IDEN./SIM. HOUSE BILL SUBSTITUTED; LAID ON TABLE UNDER RULE, IDEN./SIM./COMPARE BILL PASSED, REFER TO HB 1043 (CH. 83-38) & C/S SB 1065 (CH. 83-288) -SJ 00210
- S 0300 GENERAL BILL BY MANN (IDENTICAL H 0562)  
CAMPAIGN FINANCING; PROVIDES NEW LIMITATIONS ON CAMPAIGN CONTRIBUTIONS BY POLITICAL COMMITTEES & COMMITTEES OF CONTINUOUS EXISTENCE; PROVIDES AGGREGATE LIMITS CANDIDATES MAY ACCEPT FROM SUCH ENTITIES; PROHIBITS UNOPPOSED CANDIDATES FROM ACCEPTING CAMPAIGN CONTRIBUTIONS, ETC. AMENDS 106.04.08. EFFECTIVE DATE: UPON BECOMING LAW.
- 03/03/83 SENATE PREFILED
- 03/18/83 SENATE REFERRED TO JUDICIARY-CIVIL, RULES AND CALENDAR
- CONTINUED ON NEXT PAGE
- 04/05/83 SENATE INTRODUCED, REFERRED TO JUDICIARY-CIVIL, RULES AND CALENDAR -SJ 00031
- 04/18/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE JUDICIARY-CIVIL
- 05/02/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE JUDICIARY-CIVIL
- 05/16/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE JUDICIARY-CIVIL
- 05/30/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE JUDICIARY-CIVIL
- 06/03/83 SENATE INDEFINITELY POSTPONED & W/D (SCR 1209); WAS IN COMMITTEE ON JUDICIARY-CIVIL
- S 0301 GENERAL BILL BY GRANT  
BANK DEPOSITS; REQUIRES DEPOSITARY BANK TO CREDIT A CUSTOMER'S ACCOUNT FOR AN ITEM RECEIVED WITHIN 5 BUSINESS DAYS OF RECEIPT UNLESS NOT COLLECTED FOR CREDIT. CREATES 674.2061. EFFECTIVE DATE: 10/01/83.
- 03/03/83 SENATE PREFILED
- 03/18/83 SENATE REFERRED TO COMMERCE
- 04/05/83 SENATE INTRODUCED, REFERRED TO COMMERCE -SJ 00031
- 04/20/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE COMMERCE
- 05/05/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE COMMERCE
- 05/19/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE COMMERCE
- 05/31/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE COMMERCE
- 06/03/83 SENATE INDEFINITELY POSTPONED & W/D (SCR 1209); WAS IN COMMITTEE ON COMMERCE
- S 0302 GENERAL BILL/CS BY HEALTH AND REHABILITATIVE SERVICES, STUART (SIMILAR CS/H 0170)  
CS/CS PROFESSIONAL REGULATION; (SUNSET) PROVIDES FOR REGULATION OF HEARING AIDS DISPENSING BY PROFESSIONAL REGULATION DEPT.; CREATES HEARING AID SPECIALISTS BO. WITHIN DEPT.; PROVIDES FOR APPT. OF BO. MEMBERS; PROVIDES QUALIFICATIONS & PROCEDURES FOR LICENSURE, ETC. REPEALS 468.120-.138. EFFECTIVE DATE: 07/01/83.
- 03/03/83 SENATE PREFILED
- 03/18/83 SENATE REFERRED TO ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS, HEALTH AND REHABILITATIVE SERVICES, APPROPRIATIONS
- 04/05/83 SENATE INTRODUCED, REFERRED TO ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS, HEALTH AND REHABILITATIVE SERVICES, APPROPRIATIONS -SJ 00031
- 04/12/83 SENATE ON COMMITTEE AGENDA— ECCA, TEMPORARILY POSTPONED
- 04/15/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS
- 04/26/83 SENATE ON COMMITTEE AGENDA— ECCA, TEMPORARILY POSTPONED
- 04/29/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS
- 05/02/83 SENATE ON COMMITTEE AGENDA— ECCA, 05/04/83, 9:00 AM, RM. H
- 05/04/83 SENATE COMM. REPORT: C/S BY ECONOMIC, COMMUNITY AND CONSUMER AFFAIRS -SJ 00242; C/S READ FIRST TIME 05/10/83 -SJ 00236
- 05/10/83 SENATE NOW IN HEALTH AND REHABILITATIVE SERVICES -SJ 00242
- 05/19/83 SENATE EXTENSION OF TIME GRANTED COMMITTEE HEALTH AND REHABILITATIVE SERVICES
- 05/23/83 SENATE ON COMMITTEE AGENDA— HRS, NOT CONSIDERED
- 05/26/83 SENATE ON COMMITTEE AGENDA— HRS, 05/30/83, 11:00 AM, RM. A -SJ 00446
- 05/30/83 SENATE COMM. REPORT: C/S FOR C/S BY HEALTH AND REHABILITATIVE SERVICES -SJ 00578; C/S READ FIRST TIME 06/01/83 -SJ 00585
- 06/01/83 SENATE NOW IN APPROPRIATIONS -SJ 00578
- 06/02/83 SENATE WITHDRAWN FROM APPROPRIATIONS -SJ 00651; PLACED ON CALENDAR
- 06/03/83 SENATE C/S PASSED; YEAS 36 NAYS 0 -SJ 00818
- 06/03/83 HOUSE IN MESSAGES; RECEIVED, PLACED ON CALENDAR; READ SECOND TIME; READ THIRD TIME; PASSED; YEAS 108 NAYS 4 -HJ 01143
- 06/03/83 SENATE ORDERED ENROLLED -SJ 00862
- 06/09/83 SENATE SIGNED BY OFFICERS AND PRESENTED TO GOVERNOR
- 06/22/83 APPROVED BY GOVERNOR CHAPTER NO. 83-153
- S 0303 GENERAL BILL BY CHILDERS, W. D. AND OTHERS (COMPARE CS/H 0109)  
INSURANCE; AUTHORIZES INVESTIGATORS OF INS. FRAUD DIV. OF INSURANCE DEPT. TO CARRY FIREARMS; PROVIDES THAT INVESTIGATORS SHALL BE DEEMED TO CONTINUED ON NEXT PAGE

(1)(b) herein, identifying the disciplined physician, the action taken, and the reason for such action.

(2) Any organization taking action as set forth in this section shall report such action to the department within 30 days of its initial occurrence, regardless of the pendency of appeals therefrom. Any organization failing to report such action pursuant to this section shall be subject to a fine assessed by the department in an amount not exceeding \$1,000.

(3) There shall be no liability on the part of, and no cause of action of any nature shall arise against, the department, any association, society, body, organization, hospital, hospital medical staff, or hospital disciplinary body or its agents or employees for any action taken in good faith and without malice in carrying out the provisions of this section. However, their exemption applies only to actions taken in providing notice pursuant to this section.

Section 2. This act shall take effect October 1, 1983.

Approved by the Governor May 26, 1983.

Filed in Office Secretary of State May 26, 1983.

---

CHAPTER 83-51

Senate Bill No. 210

An act relating to disposal of property seized as evidence for criminal proceedings; amending s. 925.06(1), Florida Statutes; providing for disposal of unclaimed personal property seized as evidence; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (1) of section 925.06, Florida Statutes, is amended to read:

925.06 Sale or destruction of unclaimed personal property in criminal proceedings.--

(1) Unclaimed personal property in custody of the court from a criminal proceeding or seized as evidence by, and in custody of, any law enforcement agency, if of appreciable value, shall either be sold at public sale by the appropriate city or county law enforcement department or be retained by the appropriate department for departmental use, if such use is approved by the appropriate governmental authority having budgetary control over the department. If the property is to be sold, the notice, procedure, and department's fees for the sale shall be the same as provided for sales under execution by the sheriff. The proceeds shall be paid to any person making proper claim or, if unclaimed for 60 days, to the general fund of the governmental agency having budgetary control over the law enforcement department that originally took into its possession the personal property. If the property is retained by the law enforcement department for official use and is not claimed within 60 days after the conclusion of said criminal proceeding, title to said property shall permanently vest in the respective city, county,

or state. If the property is not of appreciable value, the court may order the sheriff to destroy it.

Section 2. This act shall take effect upon becoming a law.

Approved by the Governor May 26, 1983.

Filed in Office Secretary of State May 26, 1983.

---

CHAPTER 83-52

Senate Bill No. 297

An act relating to transportation; amending s. 334.03(22), Florida Statutes; providing for the addition of parts of certain urban minor arterial routes to the state highway system; amending s. 335.04(1), Florida Statutes, and adding subsection (7) thereto; directing the Department of Transportation to establish and distribute to local jurisdictions certain quantitative parameters with respect to arterial roads; providing that resurfacing or renovation of roads prior to transfer shall not apply to roads on the secondary road system as of July 1, 1977; amending s. 335.05(1)-(4), Florida Statutes; providing that certain municipal connecting links and feeder roads shall be designated as part of the state highway system; providing that the Department of Transportation, rather than the Division of Road Operations, shall be responsible for the construction and maintenance of municipal connecting links; amending s. 335.08(1), Florida Statutes; authorizing the Department of Transportation to advise counties and municipalities on the numbering of local roads; amending s. 335.075(2), Florida Statutes, relating to certain advisory committees; providing for a report; providing for review and repeal in accordance with the Regulatory Sunset Act; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (22) of section 334.03, Florida Statutes, is amended to read:

334.03 Definitions of words and phrases.--The following words and phrases when used in this code shall, unless the context clearly indicates otherwise, have the following meanings:

(22) The state highway system shall consist of the following:

- (a) The interstate system;
- (b) All rural arterial routes and their extensions into and through urban areas;
- (c) All urban principal arterial routes; and
- (d) Those urban minor arterial routes on the existing primary road system as of July 1, 1977, with the addition of segments of such routes which lie between and connect those parts of the routes

previously included in the primary system and which are necessary to provide continuity to the system; provided that no segment in excess of 2 miles shall be so added.

However, not less than 2 percent of the public road mileage of each urbanized area shall be included as minor arterials in the state highway system. Urbanized areas not meeting the above minimum requirement shall have transferred to the state highway system additional minor arterials of the highest significance, in which case the total minor arterials in the state highway system from any urbanized area shall not exceed 2.5 percent of said area's total public urban road mileage. Excluding the interstate system, the state highway system shall be limited to 11,300 miles.

Section 2. Subsection (1) of section 335.04, Florida Statutes, is amended and subsection (7) is added to said section to read:

335.04 Functional classification plan for roads; responsibilities of department.--

(1) No later than October 1, 1977, the department shall adopt, pursuant to chapter 120, a plan based upon functional classification of roads and shall begin to implement an orderly phase-in of such plan by no later than January 1, 1978. All transfers of responsibility between the state and local governments required by said plan shall be completed no later than July 1, 1982, on which date all transfers provided for in the classification plan which have not been effected shall automatically occur, except as herein provided. Any road for which responsibility is being transferred from the department to counties and municipalities shall be brought to a physical condition commensurate with contemporary roads of like age and existing functional classification within the county or city. However, if said road has not been resurfaced within 12 years prior to the date of the proposed transfer, or if the condition of said road, when analyzed in accordance with the standards of measurement of pavement conditions utilized by the department as of January 1, 1977, indicates the need for resurfacing, and if the county requests a resurfacing, the road shall be resurfaced prior to transfer. If the county and department are unable to agree on the need for resurfacing, the county shall have the right to administrative and judicial review as provided in chapter 120. Notwithstanding the time limitations otherwise provided in this chapter for the transfer of roads, no road which has been finally determined to need resurfacing shall be transferred to the county until it has been resurfaced. In cases of transfers between the state and local governments, federal assistance shall be utilized, when feasible, for this purpose. This requirement relating to physical conditions of roads at the time of transfer may be waived upon mutual consent. The provisions in this section for resurfacing or renovation of roads prior to transfer shall not apply to any road on the existing secondary road system as of July 1, 1977.

(7) The Florida Department of Transportation shall establish and distribute to local jurisdictions quantitative parameters as may apply to "arterial roads" within the definition established by s. 334.03(19).

Section 3. Subsections (1), (2), (3), and (4) of section 335.05, Florida Statutes, are amended to read:

335.05 Certain streets designated as municipal connecting link roads.--

(1) Municipal connecting links which are arterial roads and feeder roads which are arterial roads City and town streets, roads, and structures, or portions thereof, that constitute the route of connection between, or extension of, state roads in the state highway system, including feeder roads from bypassed areas and designated by the Department of Transportation as municipal connecting links or feeder roads shall be designated by the department as a part of the state highway system.

(2) The Division of Road Operations of the department shall keep a record of such municipal connecting links and feeder roads designated as part of the state highway system and shall furnish, as soon as practicable, to each affected community and county a list of such roads.

(3) The department division is authorized and required to maintain under its control and supervision such designated municipal connecting links and feeder roads; and is authorized to enter into any and all contracts, inclusive of agreements with cities and towns, and with any federal agency of the United States, for such purposes; provided, nothing herein contained shall require the department division to sweep, sprinkle or light said municipal connecting links or feeder roads.

(4) The department division, whenever it constructs or reconstructs any state road in the state highway system which enters or passes through any city or town, shall construct or reconstruct the designated municipal connecting link of such road to conform to the standards of construction approved by the department. Provided, however, that whenever any such municipal connecting link is constructed or reconstructed, no obligation shall rest upon the department division to remove or relay any public utility.

Section 4. Subsection (1) of section 335.08, Florida Statutes, is amended to read:

335.08 Numbering public roads of state highway system.--

(1) The department is authorized to number and renumber the roads of the state highway system, and to advise the counties and municipalities on the numbering of the roads on their respective road systems reduce the total numbers of same as far as practicable.

Section 5. Subsection (2) of section 335.075, Florida Statutes, is amended to read:

335.075 Uniform minimum standards for design, construction, and maintenance advisory committees.--

(2) An advisory committee of professional engineers employed by any city or any county in each transportation district to aid in the development of such standards shall be appointed by the Secretary of Transportation. Such committee shall be composed of: One member representing an urban center within each district; one member representing a rural area within each district; one member within each district who is a professional engineer and who is not employed by any governmental agency; and one member employed by the Department of Transportation for each district. The advisory committee shall

examine the standards established for cul-de-sacs, subdivision streets, streets with unusual characteristics or low travel frequency and shall report to the Legislature on or before March 1, 1984.

Section 6. Subsection (2) of section 335.075, Florida Statutes, is repealed on October 1, 1984, and shall be reviewed by the Legislature pursuant to s. 11.61, Florida Statutes.

Section 7. This act shall take effect July 1, 1983.

Approved by the Governor May 26, 1983.

Filed in Office Secretary of State May 26, 1983.

## CHAPTER 83-53

## Senate Bill No. 347

An act relating to snook fishing; amending s. 370.111(3), Florida Statutes; prohibiting taking or possessing any snook during certain months of certain years; providing an exception; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (3) of section 370.111, Florida Statutes, is amended to read:

370.111 Snook, regulation.--

(3)(a) It is unlawful for any person to have in his possession more than two snook, none of which shall measure less than 18 inches in length.

(b) No person, firm, or corporation shall take or have in his possession, regardless of where taken, any snook during the months of January, February, June, or July 26 inches or longer between June 1 and July 31 of the years 1983 1982 through 1986, except by special permit issued by the department pursuant to s. 370.10(2) for experimental, scientific, or and exhibitional purposes.

Section 2. This act shall take effect upon becoming a law.

Approved by the Governor May 26, 1983.

Filed in Office Secretary of State May 26, 1983.

## CHAPTER 83-54

## Committee Substitute for Senate Bill No. 670

An act relating to insurance; adding s. 626.321(1)(h), Florida Statutes, 1982 Supplement, to provide a limited agent's license for crop hail and multiple peril crop insurance; renumbering s. 626.753(3), Florida Statutes, 1982 Supplement, and adding a new subsection (3) to said section, to permit sharing of commissions derived from

sale of crop hail or multiple peril crop insurance; amending s. 626.481(1), Florida Statutes, 1982 Supplement, to provide for termination of limited license; amending s. 626.501(1), Florida Statutes, 1982 Supplement, to provide for filing of names; amending s. 626.511(1), Florida Statutes, 1982 Supplement; providing that reasons for termination shall be privileged information; providing an effective date.

WHEREAS, the Legislature, the farmers of this state, the Department of Agriculture and Consumer Services, individuals and corporations with an interest in providing some economic security for farmers and ranchers against the possible devastating effect of catastrophic weather conditions and other perils by making available crop insurance coverages in the most efficient and economical manner, and

WHEREAS, those named above believe crop hail and multiple peril crop insurance should be made more readily available to farmers and ranchers so that they may protect themselves against economic disaster through loss of agricultural crops from drought, hail, crop disease, and other destructive forces, NOW, THEREFORE,

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (h) is added to subsection (1) of section 626.321, Florida Statutes, 1982 Supplement, to read:

626.321 Limited licenses.--

(1) The department shall issue to a qualified individual, or a qualified individual or entity under paragraph (e), a license as agent authorized to transact a limited class of business, in any of the following categories:

(h) Crop hail and multiple peril crop insurance.--A limited agent's license covering only crop hail and multiple peril crop insurance. Notwithstanding any other provision of law, the limited license may be issued to a bona fide salaried employee of an association organized under 12 U.S.C.A., Sections 2031-2055 or Sections 2091-2098, who satisfactorily completes the examination for such insurance to be prescribed by the Insurance Commissioner pursuant to s. 626.241(5). Such limited agent must be appointed by and his limited license requested by a licensed general lines agent. All business transacted by such limited agent shall be in behalf of, in the name of and countersigned by the agent by whom he is appointed. Sections 626.561 and 626.748, relating to records, shall apply to all business written pursuant to this section. The limited licensee may be appointed by and licensed only for one general lines agent or agency.

Section 2. Subsection (3) of section 626.753, Florida Statutes, 1982 Supplement, is renumbered as subsection (4) and a new subsection (3) is added to said section to read:

626.753 Sharing commissions; penalty.--

(3) A resident general lines agent may share commissions derived from the sale of crop hail or multiple peril crop insurance with an association organized under 12 U.S.C.A. Sections 2031-2055 or Sections 2091-2098, provided such associations have specifically